

DEAR JUDGE GERBER:  
PLEASE SEE P.S.  
@ BOTTOM

DANIA H. FOX, PRO-SE  
855 MASS. AVE.  
#155  
CAMBRIDGE, MASS.,  
02138

DENNIS JACOBS, CHIEF JUDGE  
U.S. COURT OF APPEALS, 2nd CIRCUIT  
40 FOLGER SQ.  
N.Y., N.Y., 10007

DEAR YOUR HONOR:

THE ATTACHED MOTION IS SELF-EXPLANATORY  
SO THERE WILL BE NO REDUNDANCY HERE.  
AS A RESPONSIBLE MEMBER OF THE  
JUDICIARY AND CHIEF JUSTICE OF THIS COURT  
YOU HAVE TO SEE THIS MATTER IS NOT  
HANDLED PROPERLY.

MR. FOX, PRO-SE HAS FILED NUMEROUS MOTIONS  
(APPARENTLY), UNANSWERED BY THE COURT, FOR THIS  
COURT TO VERIFY THE FACTS AND LAW AS  
ASSERTED BY THE APPELLANT.  
SOMETHOW THE COURT TRIBUNAL IS MIS-DIRECTED  
IN THAT MARCH 13th MANDATE AS THE  
APPELLANT WAS NOT INFORMED OF THE HEARING  
OR THE TRIBUNAL MEMBERS [AS RICHARD ALCANTARA]  
INFORMED APPELLANT, THAT IS THE PROCEDURE].  
THIS WITH A RECALL OF MANDATE AND RE-TRIAL,  
SERVICE AS NOTED  
ON MOTION TO  
APPLICABLE PARTIES, ET AL.

D.D. 2. 5/28/13

RESPECTFULLY  
DANIA H. FOX, PRO-SE  
DANIA H. FOX - - -

P.S. PERHAPS JUDGE GERBER WILL SEE THE MISTAKE OF THE  
TRIBUNAL AND GRANT COMPENSATORY DAMAGES.  
ALL COURTS HAVE COPIES OF MY TELEPHONE NOTES FROM LOS ON.

D.H.F.

THIS COMMUNICATION IS PART OF A REQUEST  
FOR A REVIEW OF THIS MATTER.

MR. FOX, PRO-SE CAME UP WITH THE IDEA OF THE  
SENATE JUDICIARY COMMITTEE [VERIFIED BY SIMPLE CONTACT  
WITH JOE BIDEN AND/OR PATRICK LEAHY] TO OVERSEE THESE  
KIND OF PROBLEMS WITH THE COURTS: DO THEY DO THIS?  
MR. FOX, PRO-SE ALSO HAD THE U.S. BANKRUPTCY COURT  
ESTABLISHED [THROUGH THE TRUSTEES OF THE UNITED STATES]  
AFTER NUMEROUS REQUEST TO DO SO: BANKRUPTCY NEEDS  
TO BE MAINTAINED AS IT HAS BECOME CRIMINAL IN  
NATURE: [PEOPLE GO INTO BUSINESS KNOWING THEY CAN DECLARE BANKRUPT]  
THESE FACTS ARE ALREADY "BURIED" IN THE RECORD  
AND ALL OF YOUR MEMORIES.

MR. FOX, PRO-SE HAS ALREADY SUFFERED MAJOR  
DAMAGE TO HIS CURRENT CAR [MADE BY PEOPLE WHO  
MADE MONEY OFF OF THAT]: THERE ARE ALSO  
PEOPLE I RECOGNIZE AS CONNECTED TO THIS AND  
OTHER MATTERS, TAKING CELL PHONE PICTURES, WITHOUT  
MY PERMISSION, DOING ACTIVITIES THAT ARE PART OF  
MY TRAVEL RESPONSIBILITIES (CLASSIFIED ALSO): MOST  
PROBABLY TO ATTEMPT A "SLUR" AGAINST ME: PLEASE  
WATCH FOR THIS AS I FIRMLY BELIEVE THERE IS  
OTHER EX-PARTÉ COMMUNICATIONS MADE IN  
REGARD TO THIS MATTER.

THERE ARE "TRUSTEES" I HAVE WORKED WITH AS AN  
INVOLUNTARY VOLUNTEER WHO ARE NOT LISTED  
BY OPPONING COUNSEL WHO ARE ALSO VINDICTIVE  
TOWARDS MR. FOX, PRO-SE.

I TRUST YOU ALL WILL ADDRESS THESE CONCERN TO  
THE APPROPRIATE AUTHORITIES.

SENCE AS NOTED,  
ON THIS DATE

5/28/13 2-7-71

SINCERELY  
DAN H. FOX, PRO-SE

DATA A-10X, P22-SE  
APPEAL  
. .  
WETELS LIQUIDATORS CO.  
FOR CIVILIAN MORTALS INC.  
ET AL  
APPEAL

UNITED STATES GOVT OUT APPEALS  
SECURITY CIRCUIT 44 NEW YORK

BANKRUPTCY TO AVOID A COURT ORDERED  
SUBPOENA AND A RESULTING CONTEMPT OF  
COURT FINDING IN CIRCUIT COURT OF FLORIDA.  
MR. FOX PRO-SE HAS ARGUED THIS (AND MORE)  
REPEATEDLY AS THE RECORD WILL SHOW,  
THIS DEMONSTRATES BEYOND A REASONABLE DOUBT  
THE ENTITLEMENT TO COMPENSATORY DAMAGES.  
THE TRIBUNAL OF THE MANDATE APPEARS  
TO INVOLVE IN § MALICIOUS PROSECUTION IN THE  
HANDLING OF PRACTICING LAW AGAINST THE  
APPELLANT INSTEAD OF BEING IMPARTIAL.  
THE JUSTICE DEPARTMENT MUST BE NOTIFIED  
BY THIS COURT OF THE OVERRAUGHT BEHAVIOR  
OF THE MARCH 12<sup>th</sup> TRIBUNAL;  
WHEREFORE THIS MOTION TO RECALL THE  
MANDATE AND HAVE AN IMPARTIAL AND  
INFORMED TRIBUNAL REVIEW THIS MATTER  
CORRECTLY.

SERVICE

A TRUE COPY IS SERVED  
BY U.S. MAIL TO  
U.S. DISTRICT COURT  
U.S. BANKRUPTCY COURT  
WILL, GORETA C MANGES  
FOR METHODS LIQUIDATORS  
ET AL  
ON THIS DATE 5/28/13  
D217.

RESPECTFULLY SUBMITTED  
DUSTY L. PRO-SE  
DAVID H. FOX - "

DATA 14-Fox, PB-3E, APPENDIX  
V. DOCUMENT #11-CV-9087  
MARKET 12, 2013 DOCUMENT #12-17986K  
WEIRS INDUSTRIES, ET AL  
APPEAL(S)  
1

# UNIVERSITY STUDENTS SUPPORT OFFICE FOR APPEALS

UNITED STATES COURT OF APPEALS  
SECOND CIRCUIT NEW YORK

DATA H-FOX, PRO-SC }  
APPELLANT } DOCKET # 11 cv 9087  
v. } MARCH 12, 2013 DOCKET # 12-1798hik  
MOTORS LIQUIDATORS, ET AL )  
APPELLEES )

MOTION FOR A DIFFERENT  
TRIBUNAL  
AND ADDENDUM TO  
MOTION FOR RECONSIDERATION

MR. FOX PRO-SC FAILS THIS MOTION FOR A  
DIFFERENT TRIBUNAL FOR THIS RECONSIDERATION  
TO ENSURE IMPARTIALITY.

IT IS ALSO NOTED, IN ADDENDUM THAT THE  
COURT CANNOT IGNORE THE FACT THAT  
BANKRUPTCY COURT RECOGNIZED THE NEED TO  
COMPENSATE MR. FOX, PRO-SC FOR THE AUTOMOBILE  
IN QUESTION. HOW CAN THIS COURT REFUSE TO  
RECOGNIZE THAT ADDITIONAL RELIEF AND COMPENSATION  
IS JUST AS DAMAGES AWARDS FOR TIME [AND AN  
THE AGGRAVATION THAT GOES ALONG WITH TIME EXPENDITURE]...  
A REPEAT OFFENSE  $\rightarrow$  DESIGNING A COMPLICATED FUNCTIONS  
IN AN AUTOMOBILE SO AS TO BE POTENTIALLY LIFE THREATENING.  
REPEAT OFFENSE OF MIS-MANAGING A MAJOR U-S & INTERNATIONAL  
CORPORATION TO THE POINT OF BANKRUPTCY [TO AVOID A COURT  
ORDERED SUSPENSION]  
WHEREFORE THIS MOTION FOR A DIFFERENT TRIBUNAL AS  
THE FIRST FAILED TO RECOGNIZE IT'S LEGAL RESPONSIBILITY.  
AND THIS ADDENDUM IS ALSO SUBMITTED.

I CERTIFY THAT THESE COPIES ARE  
SERVED BY U.S. MAIL TO:  
U.S. BANKRUPTCY COURT  
U.S. DISTRICT  
WELL CAPITAL MANAGED FOR  
MOTORS LIQUIDATORS  
ON THIS DATE 4/9/13

DAT-7x

RESPECTFULLY SUBMITTED  
DAN H. FOX, PRO-SC  
DATA H-FOX " "